REMARKS

Claims 2, 8 and 11 have been amended. New independent claim 29 has been added. Claims 2-3, 8-9, 11-13 and 26-29 are pending in this application.

Claims 2-3, 8-9, 11-13 and 26-28 were rejected under 35 U.S.C. 103(a) as being unpatentable over Sagie (U.S. 2002/0091793) in view of DeLorme (U.S. Patent No. 5,948,040) and Wilcock (U.S. Patent No. 7,454,090).

The present claims now recite, in relevant part, the following:

displaying, on a same screen display, the map and, independently from and without being affixed to the map, user created information entered by the user during the tour while the user was located within the area to which the map corresponds and selectable from the screen display to affix to the map; and

in response to selection from the screen display of the user created information entered by the user during the tour while the user was located within the area to which the map corresponds, <u>automatically displaying</u> on the screen display the selected user created information affixed to a position on the map based on ...

(Claims 8 and 11 (emphasis added); claims 2 and 29 include similar limitations). The presently claimed invention, thus, may generate an album page by displaying, on a same screen display, a map, which corresponds to an area a user moved to during a tour, and, independently from "and without being affixed to" the map, user created information entered by the user during the tour while the user was located within the area to which the map corresponds, where the user created information is "selectable from the screen display to affix to the map." (Emphasis added; see specification, for example, at paragraphs [0243] and [0244] and FIG. 19).

Further, the generating of the album page includes, in response to selection of the user created information from the screen display which displays the map and the user created information without being affixed to the map, automatically displaying on the screen display the selected user created information affixed to a position on the map based on the time of entry of the selected user created information and the corresponding time information and user position from the user action history. (See specification, for example, at paragraphs [0244] and [0247]).

The applied portions of Sagie and DeLorme do not appear to specifically disclose the above-identified features of generating an album page as required by the claimed invention.

Wilcock, as applied by the Examiner, does not appear to cure the deficiencies of Sagie and DeLorme with respect to the requirements of the claimed invention, as described above. applied portions of Wilcock, for example, FIGs. 6 and 7, appear to disclose displaying, on a screen display, each thumbnail or icon (of a photo(s)) with a lead line (65) connecting the thumbnail/icon to a location on a map also displayed on the screen display. The applied portions of Wilcock, however, do not disclose displaying, on a same screen display, user created information without being affixed to a map, where the user created information is selectable from the screen display to affix to the map and where, responsive to selection of the user created information, the selected user created information is automatically displayed on the display screen affixed to a position on the map, as required by the claimed Advantageously, in contrast to Wilcock, a screen display generated by the claimed invention during album page generating does not have a busy appearance, as selectable user

created information is displayed without being affixed to the map, and only in response to selection of the selectable user created information from the screen display is the selected user created information affixed to the map.

Accordingly, for at least these reasons, the applied combination of Sagie, DeLorme and Walcock fail to obviate the present invention and the rejected claims should now be allowed.

As it is believed that all of the rejections set forth in the Official Action have been fully met, favorable reconsideration and allowance are earnestly solicited.

If, however, for any reason the Examiner does not believe that such action can be taken at this time, it is respectfully requested that he/she telephone applicant's attorney at (908) 654-5000 in order to overcome any additional objections which he might have.

If there are any additional charges in connection with this requested amendment, the Examiner is authorized to charge Deposit Account No. 12-1095 therefor.

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Respectfully submitted,
Electronic signature:
/Davy E. Zoneraich/
Davy E. Zoneraich
Registration No.: 37,267
LERNER, DAVID, LITTENBERG,
KRUMHOLZ & MENTLIK, LLP
600 South Avenue West
Westfield, New Jersey 07090
(908) 654-5000
Attorney for Applicant

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